inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is so on the invention entitled: Computer-Aided Learning System and Method the specification of which X is attached hereto. (Leave blank in response to Notice of Missing Parts) was filed on	My residence/post office address and citizenship are as stated below next to my name; I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and sole invention entitled: Computer-Aided Learning System and Method the specification of which X is attached hereto. (Leave black in response to Notice of Mining Parts) was filed on	FOR PATENT APP	LICATION			170				
was filed on as Application Serial No. was amended by the preliminary amendment filed with the original application papers. I hereby state that I have reviewed and understood the contents of the above-identified specification, including claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying the invention as of the effective filing date of this application. I acknowledge the duty to disclose all information which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this continuation-in-part application, I acknowledge the duty to disclose all information known to me to be material patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (prior application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information bisclosure Statement (37 CFR 1.97) **Pereiga Application(s) andore Cation of Ferriga Priority I hereby claim foreign priority benefits under Title 33, United States Code Sociou 119 of any foreign application(s) for patent or inventor(s) certificate below any foreign application for patent or inventor(s) certificate below and profess application for patent or inventor(s) certificate bring a filing date before that of the application on which priority is claimed: **COUNTRY** APPLICATION NUMBER** DATE FILED** FRIORITY CLAIMED UNDER 35 U.S.C. 115 **U.S. Fricety Claim** I hereby claim to benefit under Title 15, United States Code, Sociou 119 of any foreign application(s) for patent or inventor(s) certificate bring date before that of the application which priority is claimed: **COUNTRY** APPLICATION NUMBER** DATE FILED** FRIORITY CLAIMED UNDER 35 U.S.C. 115 **U.S. Fricety Claim** I hereby claim to benefit under Title 15, United States Code, Sociou 110. **U.S. Fricety Claim** Fricety Claim** The proving a proving and the prior application and the nation of the m	was filed on	My residence/post office address and citizenship are as stated below next to my name; I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:								
was filed on as Application Serial No was amended by the preliminary amendment filed with the original application papers. I hereby state that I have reviewed and understood the contents of the above-identified specification, including claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying the invention as of the effective filing date of this application. I acknowledge the duty to disclose all information known to me to be material to the examination of this application in accordance with Title 37, CFR 1.56. If this continuation-in-part application, I acknowledge the duty to disclose all information known to me to be material patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (prior application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information bisclosure Statement (37 CFR 1.97) **Pevelga Application and/or Claim of Foreign Priority I hereby claim foreign priority benefits under Tide 33, United States Code Socion 119 of any foreign application on which priority is claimed: **COUNTRY APPLICATION NUMBER DATE FILED PRIORITY CLAIMED UNDER 35 U.S.C. 118 **U.S. Priority Claim** I hereby claim the benefit under Tide 35, United States Code, Section 120 of any United States application in the manner provided by the first paragraph of Tide United States Code Section 112. I acknowledge the duty to disclose native lindination as deficial in Tile 37, code of Federal Regulations, Septial. No. FILINO DATE STATUS ARTUNIT EXAMINER OS/618, 193 March 19, 1996 Allowed 3304 Grieb, W. 08/618, 193 March 19, 1996 Allowed 3304 Grieb, W. 08/633, 582 April 17, 1996 Allowed 3304 Grieb, W. 08/675, 391 July 2, 1996 Allowed 3304 Grieb, W. 08/6765, 391 July 2, 1996 Allowed 3304 Grieb, W. 08/6765, 391 July 2, 1996 Allowed 3304 Grieb, W. 08/604, 023 May 28, 1996 Allowed 3304 Grieb, W. 08/604, 023 May 28, 1996 A	was filed on as Application Serial No was amended by the preliminary amendment filed with the original application papers. If hereby state that I have reviewed and understood the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying out the invention as of the effective filing date of this application. I acknowledge the duty to disclose all information which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this is a continuation-in-part application, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (priority) application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97). **Pereiga Application(s) another Catan of Pereiga Priority I hereby dain foreign priority benefits under Title 35, United States Code Section 119 of any foreign application(s) carrifores interesting below any foreign special for patient or inventor(s) certificate interesting below any foreign special for patient or inventor(s) certificate interesting below any deplication on which priority is chained: COUNTRY APPLICATION NUMBER DATE VILED PRIORITY CLAIMED UNDER 35 U.S.C. 119 U.S. Frierty Claim Date of the claims of this application is not disclosed in the prior United States application in the master provided by the flant paragraph of Title 31, United States Code, Section 120 of any United States application in the master provided by the flant paragraph of Title 31, United States Code Section 112. I this 37, code of this application. Section 1.5(c) which occurred between the filing date of the prior application and the national of PCT international filing date of this application. SERIAL NO. FILIN									
I hereby state that I have reviewed and understood the contents of the above-identified specification, including claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying the invention as of the effective filing date of this application. I acknowledge the duty to disclose all informa which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this continuation-in-part application, I acknowledge the duty to disclose all information which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this continuation-in-part application of the thin accordance with Title 37, CFR 1.56. If this continuation-in-part application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97) Foreign application() and/or Claim of Foreign Priority I bareby claim foreign priority benefits under Title 35, United States Code Section 19 of any foreign application which priority is claimed. COUNTRY APPLICATION NUMBER DATE FILED FRIORITY CLAIMED UNDER 35 U.S.C. 115 LUS. Priority Claim I bareby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject of seas of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title United States Code Section 112, 1 acknowledge the duty to disclose retained information as defined in Title 37, code of Federal Regulations, Sec. 13.56(4) which occurred between the filing date of the prior application and the national of PCT international filing date of this application, Sec. 13.56(4) which occurred between the filing date of the prior application and the Title 37, code of Federal Regulations, Sec. 13.56(4) which prior application and the CT international filing date of this prior	was amended by the preliminary amendment filed with the original application papers. If hereby state that I have reviewed and understood the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying out the invention as of the effective filing date of this application. I acknowledge the duty to disclose all information which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this is a continuation-in-part application, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (priority) application and the National or PCT international filling date of this continuation-in-part application. In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97). Partigle Application(s) and/or Claim of Fordign Priority: In early claim foreign priority benefits under Title 33, United States Code Section 119 of any foreign application of Investor(s) certificate below any foreign spelication for patent or investor(s) certificate below any foreign spelication for patent or investor(s) certificate below any foreign spelication for patent or investor(s) certificate below any foreign spelication for patent or investor(s) certificate having a filing date before that of the application or investor(s) certificate below any foreign spelication for patent or investor(s) certificate having a filing date to the application of the application of the application of the application of the patent or investor(s) certificate below any foreign priority benefits under Title 31, United States Code Section 112 is actionally the final patent or investor (s) of the priority of the filing date of the prior application in priority of the claims of this application in not disclosed in the filing date of the prior application and the tunional	X is attack	hed hereto. (Leave blank in	response to Notice of Missing	Parts)					
I hereby state that I have reviewed and understood the contents of the above-identified specification, including claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying the invention as of the effective filing date of this application. I acknowledge the duty to disclose all information which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this is continuation-in-part application, I acknowledge the duty to disclose all information known to me to be material patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (prior application and the National or PCT international filing date of this continuation-in-part application. [In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97) **Peretga Application(s) and/or Claim of Foreign Priorty **I hareby claim foreign priority benefits under Title 35, United States Code Section 119 of any foreign application(s) for patent or inventor(s) certificate having a filing date before that of the application on which priority is claimed. **COUNTRY** **APPLICATION NUMBER** **DATE FILED** **PRIORITY CLAIMED UNDER 35 U.S. C. III **U.S. Priority, Claim** **Liberdy claim the benefit under Title 35, United States Code, Section 120 of any United States application (s) listed below and, insofar as the subject of sach of the claims of this application is not disclosed in the prior United States application in the manner provided by the fini paragraph of Title United States Code Section 112, 1 school/edge the duty to disclose restarial information as defined in Title 37, code of Prioderal Regulations, Section 114, 1 school/edge the duty to disclose restarial information as defined in Title 37, code of Prioderal Regulations, Section 115, 1 school/edge the duty to disclose restarial information as defined in Title 37, code of Prioderal Regulations, Section 112, 1 school/edge 117, 1996 Allowed 3304 Grieb,	I hereby state that I have reviewed and understood the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying out the invention as of the effective filing date of this application. I acknowledge the duty to disclose all information which is material to the examination of this application. I acknowledge the duty to disclose all information known to me to be material to the examination of this application and the National or PCT international filing date of this continuation-in-part application. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (priority) application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97). Pereign Application() and/or Calin of Fereign Priority I bereby claims to recip priority beard is under Tile 35, United States Code Socion 119 of any foreign application or which priority is claimed: COUNTRY APPLICATION NUMBER DATE VILED PRIORITY CLAIMED UNDER 35 U.S.C. 119 U.S. Friority Claim Dereby claim the beards under Tile 35, United States Code, Socion 120 of any United States application in Income with the first perspense of Tile 35, United States Code Section 112, 1 acknowledge the duty to disclose material information as defined in Tile 37, code of Federal Regulations, Section 1.56(e) which occurred between the filing date of the prior application and the national or PCT international filing date of this application. SERIAL NO. FILING DATE STATUS ARTUNIT EXAMINER 08/618, 193 March 19, 1996 Allowed 3304 Grieb, W. 08/633,582 April 17, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W.	was file	ed on	as Application Serial	No					
claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying the invention as of the effective filing date of this application. I acknowledge the duty to disclose all informat which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this continuation-in-part application, I acknowledge the duty to disclose all information known to me to be material patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (prior application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97) Fereign Applications and or Fordign Priority I needly dain foreign priority benefits under Title 33, United States Code Sociol 119 of any foreign application of inventor(s) certificate having a filing date before that of the application on which priority is claimed: COUNTRY APPLICATION NUMBER DATE FILED FRIORITY CLAIMED UNDER 35 U.S.C. 115 U.S. Friority Claim I hereby claim the benefit under Title 35, United States Code, Sociol 120 of any United States application(s) listed below and, insofar as the subject m of sach of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title United States Code Sociol 11, 2 acknowledge the duty to disclose material information as defined in Title 37, code of Federal Regulations, Soc 1.56(s) which occurred between the filing date of the prior application and the national or PCT international filing date of this application: SERIAL NO. FILING DATE STATUS ART UNIT EXAMINER 08/618, 193 March 19, 1996 Allowed 3304 Grieb, W. 08/633,582 April 17, 1996 Allowed 3304 Grieb, W. 08/633,582 April 17, 1996 Allowed 3304 Grieb, W. 08/664,023 May 28, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 304 Grieb Teams o	claims, as amended by any amendment(s) referred to above and that I have disclosed the best mode for carrying out the invention as of the effective filing date of this application. I acknowledge the duty to disclose all information which is material to the examination of this application in accordance with Title 37, CFR 1.56. If this is a continuation-in-part application, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior (priority) application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97). Pereiga application and the National or PCT international filing date of this continuation-in-part application. In compliance with this duty there is attached an Information Disclosure Statement (37 CFR 1.97). Pereiga Application and the National or PCT international filing date of the prior (priority) date for part of carry of the prior priority is claimed. COUNTRY APPLICATION NUMBER DATE FILED PRIORITY CLAIMED UNDER 35 U.S.C. 119 U.S. Priority Claim Laroby claim the benefit under Title 35, United States Code, Soction 120 of any United States application in the manner provided by the fine paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose retarted information as defined in Title 37, code of Federal Regulations, Section 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application: SERIAL NO. FILINO DATE STATUS ART UNIT EXAMINER D8/618, 193 March 19, 1996 Allowed 3304 Grieb, W. D8/633,582 April 17, 1996 Allowed 3304 Grieb, W. D8/633,582 April 17, 1996 Allowed 3304 Grieb, W. D8/675,391 July 2, 1996 Allowed 3304 Grieb, W. D8/675,391 July 2, 1996 Allowed 3304 Grieb, W. D8/675,391 September 3, 1996 Allowed 3304 Grieb, W. D8/671,1	was am	ended by the preliminar	y amendment filed with	the original applicat	ion papers.				
U.S. Priority Claim Thereby claim the benefit under Title 35, United States Code, Section 120 of any United States application (s) listed below and, insofar as the subject m of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title United States Code Section 112, 1 acknowledge the thity to disclose reaterial information as defined in Title 37, code of Federal Regulations, Sec. 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application: SERIAL NO. FILINO DATE STATUS ART UNIT EXAMINER 08/618, 193 March 19, 1996 Allowed 3304 Grieb, W. 08/633,582 April 17, 1996 Allowed 3304 Grieb, W. 08/664,023 May 28, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/707,189 September 3, 1996 Allowed 3302 Rovnak, J. POWER OF ATTORNEY: As a named inventor, I hereby appoint the stromey(s) and/or agenu(s) listed below to prosecute this application and transact all business in the Patent Tradamank Office commercial therewith. Send Carrespondence to the Power Carrespondence are punishable by fine or imprisonment, or both, under Section 10 of Title 18 of the United States Code and that such willfulfalse statements may iccognifice the validity of Title 18 of the United States Code and that such willfulfalse statements may iccognifice the validity of	U.S. Priority Claim I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insecfar as the subject matter of each of the claims of this application in not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose material information as defined in Title 37, code of Federal Regulations, Section 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this spolication: SERIAL NO. FILING DATE STATUS ART UNIT EXAMINER D8/618,193 March 19, 1996 Allowed 3304 Grieb, W. D8/633,582 April 17, 1996 Allowed 3304 Grieb, W. D8/640,023 May 28, 1996 Allowed 3304 Grieb, W. D8/653,391 July 2, 1996 Allowed 3304 Grieb, W. D8/675,391 July 2, 1996 Allowed 3304 Grieb, W. D8/707,189 September 3, 1996 Allowed 3302 Rovnak, J. D8/707,189 September 3, 1996 Allowed 3002 Rovnak, J. D8/707,189 September 3, 1996 Rovnak, J. D8/707,189 September 3, 1996 Rovnak, J. D8/707,189 September 3, 1996 Rovnak, J. D8/707,189 Rov	the invention as of the which is material to continuation-in-part a patentability as defin application and the National In compression Application (s) and I hereby claim foreign priority	e effective filing date of the examination of the pplication, I acknowled ed in 37 CFR 1.56 whational or PCT international diance with this duty the for Claim of Foreign Priority by benefits under Title 35. Unity	f this application. I ack is application in according to the duty to disclose a citch became available bonal filing date of this core is attached an Informed States Code Section 119 of	mowledge the duty to lance with Title 37, all information know etween the filing de ontinuation-in-part ap- nation Disclosure Sta	o disclose all information CFR 1.56. If this is a on to me to be material to ate of the prior (priority) pplication. ternent (37 CFR 1.97).				
U.S. Priority Claim Thereby claim the benefit under Title 35, United States Code, Section 120 of any United States application (s) listed below and, insofar as the subject m of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title United States Code Section 112, 1 acknowledge the thity to disclose reaterial information as defined in Title 37, code of Federal Regulations, Sec. 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application: SERIAL NO. FILINO DATE STATUS ART UNIT EXAMINER 08/618, 193 March 19, 1996 Allowed 3304 Grieb, W. 08/633,582 April 17, 1996 Allowed 3304 Grieb, W. 08/664,023 May 28, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/707,189 September 3, 1996 Allowed 3302 Rovnak, J. POWER OF ATTORNEY: As a named inventor, I hereby appoint the stromey(s) and/or agenu(s) listed below to prosecute this application and transact all business in the Patent Tradamank Office commercial therewith. Send Carrespondence to the Power Carrespondence are punishable by fine or imprisonment, or both, under Section 10 of Title 18 of the United States Code and that such willfulfalse statements may iccognifice the validity of Title 18 of the United States Code and that such willfulfalse statements may iccognifice the validity of	U.S. Priority Claim I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insecfar as the subject matter of each of the claims of this application in not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose material information as defined in Title 37, code of Federal Regulations, Section 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this spolication: SERIAL NO. FILING DATE STATUS ART UNIT EXAMINER D8/618,193 March 19, 1996 Allowed 3304 Grieb, W. D8/633,582 April 17, 1996 Allowed 3304 Grieb, W. D8/640,023 May 28, 1996 Allowed 3304 Grieb, W. D8/653,391 July 2, 1996 Allowed 3304 Grieb, W. D8/675,391 July 2, 1996 Allowed 3304 Grieb, W. D8/707,189 September 3, 1996 Allowed 3302 Rovnak, J. D8/707,189 September 3, 1996 Allowed 3002 Rovnak, J. D8/707,189 September 3, 1996 Rovnak, J. D8/707,189 September 3, 1996 Rovnak, J. D8/707,189 September 3, 1996 Rovnak, J. D8/707,189 Rov	COUNTRY	APPLICATION NUMBER	R DATE PILED	PRIORITY CLAIM	AFD TINDED 16 TICC 110				
I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject mot death of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title United States Code Section 112, I acknowledge the duty to disclose metainal information as defined in Title 37, code of Federal Regulations, Sec 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application: SERIAL NO. FILING DATE STATUS ART UNIT EXAMINER 08/618,193 March 19, 1996 Allowed 3304 Grieb, W. 08/633,582 April 17, 1996 Allowed 3304 Grieb, W. 08/644,023 May 28, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/707,189 September 3, 1996 Allowed 3302 Rovnak, J. POWER OF ATTORNEY: As a named inventor, I hereby appoint the sitomey(s) and/or agent(s) listed below to prosecute this application and transact all business in the Patent Trademark Office connected therewith. Send Correspondence the Peter Tong. 1897: Limitives Lanc, Mountain View, CA 94046 (549) 961/7789	hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject matter of such of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose material information as defined in Title 37, ords of Federal Regulations, Section 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application. SERIAL NO. FILINO DATE STATUS ART UNIT EXAMINER D8/618, 193 March 19, 1996 Allowed 3304 Grieb, W. D8/633,582 April 17, 1996 Allowed 3304 Grieb, W. D8/640,23 May 28, 1996 Allowed 3304 Grieb, W. D8/653,391 July 2, 1996 Allowed 3304 Grieb, W. D8/675,391 July 2, 1996 Allowed 3304 Grieb, W. D8/707,189 September 3, 1996 Allowed 3302 Rovnak, J. COWER OF ATTORNEY: As a named inventor, I hereby appoint the attomey(s) and/or agent(s) listed below to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. Cardemark Office connected therewith. Direct Telephone Calb Teleph									
08/618, 193 March 19, 1996 Allowed 3304 Grieb, W. 08/633,582 April 17, 1996 Allowed 3304 Grieb, W. 08/664,023 May 28, 1996 Allowed 3304 Grieb, W. 08/675,391 July 2, 1996 Allowed 3304 Grieb, W. 08/707,189 September 3, 1996 Allowed 3302 Rovnak, J. POWER OF ATTORNEY: As a named inventor, I bereby appoint the attorney(s) and/or agent(s) listed below to prosecute this application and transact all business in the Patent Tradamark Office connected therewith. Send Correspondence to: Peter P. Tong 1897 Limetree Lane, Mountain View, CA 94046 (656) 961 27189. I hereby declare that all statements made herein of my own knowledge are true and that all statements made information and belief are believed to be true; and further that these statements were made with the knowledge to willfulfalse statements and the like so made are punishable by fine or imprisonment, or both, under Section 10 of Title 18 of the United States Code and that such willfulfalse statements may jeopardize the validity of	March 19, 1996 Allowed 3304 Grieb, W. D8/633,582 April 17, 1996 Allowed 3304 Grieb, W. D8/664,023 May 28, 1996 Allowed 3304 Grieb, W. D8/675,391 July 2, 1996 Allowed 3304 Grieb, W. D8/707,189 September 3, 1996 Allowed 3302 Rovnak, J. COWER OF ATTORNEY: As a named inventor, I hereby appoint the stiomey(s) and/or agent(s) listed below to prosecute this application and transact all business in the Patent and Condemnar Coffice connected therewith. Description Calls To: Peter P: Youg September 3, 1996 Allowed 3302 Rovnak, J. Condemnar Coffice connected therewith. Description Calls To: Peter P: Youg September 1, hereby appoint the stiomey(s) and/or agent(s) listed below to prosecute this application and transact all business in the Patent and Condemnar Coffice connected therewith. September 2, Tong September 3, 1996 Allowed 3302 Rovnak, J. Direct Telephone Calls To: Peter P: Youg September 3, 1996 Allowed 3002 Rovnak, J. Direct Telephone Calls To: Peter P: Youg September 3, 1996 Allowed 3004 Grieb, W. Condemnar Coffice connected therewith. September 3, 1996 Allowed 3304 Grieb, W. Description Calls To: Peter P: Youg September 3, 1996 Allowed 3304 Grieb, W. Description Calls To: Peter P: Youg September 3, 1996 Allowed 3302 Rovnak, J. Direct Telephone Calls To: Peter P: Youg September 4, 1996 Allowed 3004 Grieb, W. Condemnary Connected thereon and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willfulfalse statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willfulfalse statements may jeopardize the validity of the population or any patent issued thereon. Cull Name of Inventor: Chi Fai Ho Citizenship: USA	I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose material information as defined in Title 37, code of Federal Regulations, Section								
O8/633,582 April 17, 1996 Allowed 3304 Grieb, W. O8/664,023 May 28, 1996 Allowed 3304 Grieb, W. O8/675,391 July 2, 1996 Allowed 3304 Grieb, W. O8/707,189 September 3, 1996 Allowed 3302 Roynak, J. POWER OF ATTORNEY: As a named inventor, I bereby appoint the submey(s) and/or agent(s) listed below to prosecute this application and transact all business in the Patent Trademark Office connected therewith. Send Correspondence to: Peter F. Tong 1807 Emetree Lane, Mountain View, CA 94046 (656): 96127789 I hereby declare that all statements made herein of my own knowledge are true and that all statements made information and belief are believed to be true; and further that these statements were made with the knowledge to willfulfalse statements and the like so made are punishable by fine or imprisonment, or both, under Section 10 of Title 18 of the United States Code and that such willfulfalse statements may jeopardize the validity of	April 17, 1996 Allowed 3304 Grieb, W. 28/645,391 July 2, 1996 Allowed 3304 Grieb, W. 28/707,189 September 3, 1996 Allowed 3302 Rovnak, J. COWER OF ATTORNEY: As a named inventor, I hereby appoint the sitomey(s) and/or agent(s) listed below to prosecute this application and transact all business in the Patent and Tradamark Office commercial therewith. Concept Tong 307 Limitives Lane, Mountain View, CA 94046 (659) 9612738 hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willfulfalse statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willfulfalse statements may jeopardize the validity of the pplication or any patent issued thereon. Chil Fai Ho Citizenship: USA	United States Code Section	application is not disclosed in t 112, I acknowledge the duty to	he prior United States application :	on in the manner provided in the defined in Title 37, end	by the first paragraph of Title 35,				
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DECLARATION AND POWER OF PATENT APPLICATION (er anna an gargada an anna agus ann ann ann ann an ann an ann an ann a		RNEY DOCKET I	NO. 170
Full Name of #2 joint inventor: Residence/Post Office Address:	Peter P. Tong 1807 Limetree Lane Mountain View, CA 94040		Citizenship:	USA
Peter Tong			3/9/48)
Inventor's Signature	Dat	e		
Full Name of #3 joint inventor: Residence/Post Office Address:		<u>.</u>	Citizenship:	
Inventor's Signature	Dat	e	•	
Full Name of #4 joint inventor: Residence/Post Office Address:		_	_	
Inventor's Signature	Dat			
Full Name of #5 joint inventor: Residence/Post Office Address:		-	Citizenship: _	
Inventor's Signature	Dat			
Full Name of #6 joint inventor: Residence/Post Office Address:		_		
Inventor's Signature	Dat	e		
Full Name of #7 joint inventor; Residence/Post Office Address:		-	Citizenship:	
Inventor's Signature	Dat			
Full Name of #8 joint inventor: Residence/Post Office Address:	D24		Citizenship:	
Inventor's Signature	Dat	е	TO WALLES	

(Use Next Page For Additional Inventor(s) Signature(s))

Page 2 of 2